

One of the most striking objects, that meets the eye of a traveller, as he ascends the river, is the large hotel of Levi Beebe Esq., in Maumee city. This building stands upon the north bank of the river, and fronting upon it, and presents an appearance highly ornamental to our town, as well as creditable to the proprietor. It is composed of a main block, of one hundred and thirty two feet in length, by fifty in width, and five stories high; to which are to be added two wings of one hundred feet in length, and three stories high, one of which is far advanced towards completion. The main building has in its lower story a range of commodious stores, with open fronts, ornamented with stone pillars, its roof is surmounted with a highly ornamented cupola and observatory, offering one of the finest views of the picturesque scenery of the surrounding country to be found in any land. In short, for the elegance of its model, the striking beauty of its situation, the good taste displayed in its erection, and its remarkable size, it must stand unrivalled among the many splendid edifices of the west.

It is stated in the Albany Argus, that all the banks in the city of New York, with the exception of the Merchants bank, have refused to receive the bills of the bank of the United States. The New Era contradicts this statement. Of course we can not judge between the two stories, which is true, but in fact the story in the Argus seems rather incredible. The pots should not call the kettles black, at this day.

A friend of ours observed, in the course of two or three days of last week, three steamboats aground in the Maumee, below Toledo. The names of the boats, are the Constellation, Daniel Webster, and North America. We do not deny that steamboats do sometimes ground in this river above Toledo, but such incidents are of very rare occurrence, and do not happen three times in a week, in a month, or scarcely in a year.

There are two daily lines of conveyance established, and running between this place and Defiance, viz: a regular stage running through by land, and a stage from Maumee to Providence and from Flat Rock to Defiance, connected together by the steam packet, General Wayne. The mail passes between the foot of the rapids and Defiance twice a week.

In consequence of the breaking of a shaft, the Steamboat Monroe did not arrive in our river last Friday, as was advertised. She will however be repaired in a few days, and will resume her trips as usual.

The editors of the Toledo Blade have attacked our article upon the subject of the location of the county seat. Our room is already sufficiently occupied with this subject, and if we consider it proper we shall make our rejoinder, at some future period.

THE PROTEST.—In answer to the enquiries of the editor of the Toledo Blade, we would remark, that the protest, may have been drawn by himself, for aught we know as we have never seen the document. We do not wonder at all at his acuteness in making the discovery at which he seems to chuckle with so much delight: knowing, as we do, that about the time at which the protest was written, there were a party of Toledoans hanging to the skirts of the commissioners and peeping into every thing that was going on.

SMALL NOTES.—Rumor gives the N. Y. Era authority to say that the New York Legislature, in secret session, have repealed the law prohibiting the circulation of notes less than \$5. We don't want to believe it. It looks too much like backing water. If small notes get in circulation again, good bye to gold and silver.—*Man. Adv.*

Considerably like backing water, indeed, Mr. Advertiser. It would however be a pity to drive all the gold and silver out of circulation. What think you of checking that stream of gold, which is to flow like a torrent up the Mississippi and Ohio valleys, and substituting in place, a current of bills like the following, which is a copy of such as are now in circulation, in the commercial metropolis?

THE BEARER WILL BE ENTITLED TO
25
CENTS VALUE IN REFRESHMENTS
AT THE
AUCTION HOTEL,
Nos. 123 and 125, Water St. New York.

For the Maumee Express.

The editor of the Toledo Blade announces in his last *weapon*, that the commissioners appointed to determine the point for the seat of justice in the county of Lucas, have placed the same at Toledo, with as much sang froid as though such was the case. I wonder if Toledo claims the whole Maumee river as part and parcel of the incorporated limits of that wonderful city? Or is it not bounded on the north by Greenland, on the south by Cape Horn, on the east by the Atlantic, and on the west by the Pacific, thence back to the distributing office in Toledo? If such is the case the odds is against me, and I must acknowledge that I have lost my reckoning; but I will not give it up, without, at least, one shot from Long Tom.

I came up the Maumee river from Toledo a few days since, soon after this important decision was made, and found many inquiring "where is the court house to stand." After proceeding up the river about a mile, we discovered a long, tall, slim sapling with the bark off, which, we were informed, was a guide-board, placed there for the purpose of finding the stake, which was driven by the commissioners. In front of this new city in embryo, is one of the most beautiful Frog-Ponds in the United States, which extends from a half to three quarters of a mile into the stream, and rendering it impossible for vessels to land at this place. "Oh! for a lodge in some vast wilderness" of bull rushes. What a charming place for hiding the children, should Toledo be so unfortunate as to have another brush with the Wolverenes, who in the course of time, would be able to turn the Maumee, between Toledo and the foot of the rapids into blood, and the bull frogs into iron, with as much ease as they now divert the business from its natural channel. The lawyers in the vicinity of Toledo, will soon become as celebrated for their oratorical powers, as Toledo was for her cutting instruments which were made of steel, instead of type, ink and paper, tempered with the brains of a modern Toledo editor. Like Demosthenes who was in the habit of exercising his talents on the sea shore, amidst the roar of the breaking surf, that he might accustom himself to the noise of the rabble, the Toledo lawyers for the want of a little spray, can raise their voices to the tune of martial music: like that which disturbed the midnight slumbers of the inhabitants of Windham, in days long past. I make these remarks for the purpose of showing that the county seat has not been located at Toledo, any more than it has at Cape Cod. The site on which the court house is to be built, has not the honor, like most of the farms on the Maumee, of ever having had the pleasure of seeing itself dressed out in lithograph, nor has it been laid out into lots. But I suppose we shall soon have an opportunity of seeing it pictured out in Robinson's best style, and *water lols* in abundance, with eight feet water in front and ten in the rear. The Toledo people claim that the present location will benefit the greater share of the inhabitants of Lucas county, and they have the impudence to assert that a small strip of land, eight or ten miles long, extending back from the river four or five miles, will in the course of time contain more inhabitants than the rest of the county. Perhaps the commissioners were made to believe that such will ultimately be the case, but if they did, they are greater dough-heads than I now suppose them to be. The country in the vicinity of Toledo, is the poorest part of Lucas county, and a great portion of the land cannot be cultivated, on account of its being most of the season under water; and that portion contiguous to the present location of the county seat, is about one sixth of the county, and in the course of a few years will contain about one tenth part of the inhabitants, consequently, one man out of ten only will be accommodated by the present *wise and judicious* decision of the county seat commissioners.

The statute on the subject of "establishing seats of justice" says that the commissioners, "shall proceed to examine and select the most proper place as a seat of justice, as near the center of the county as possible, paying regard to the situation, extent of population and quality of land, together with the convenience of the inhabitants."

Can the commissioners reconcile their consciences, and return to their homes, saying, "we have done our duty? Have they not acted in contradiction to the statute, which they are sworn to obey? The statute says, first, they shall "select the most proper place as a seat of justice, as near the center of the county as possible." Have they done it? Is Grassy Point as near the center of the county as they could get it? No.

Did they "pay regard to the situation and extent of population? They have not.

Did they pay regard to the "quality of land." Here the commissioners have done their duty, knowing that there has been great *Will o' the wisp* speculations made in Toledo for the last two or three years, and also knowing that the land in the vicinity of Toledo is of the best kind, they have thought proper to start another establishment, about a mile above Toledo, hoping to gull a few more of the eastern people and thereby enrich the state of Ohio, by so doing; the conven-

ience and interest of the inhabitants" they have entirely overlooked.

LONG TOM BOWLIN.

For the Maumee Express.

MR. EDITOR:

Sir,—The decision of the commissioners, in relation to the county seat, seems to have created a good deal of surprise among all parties. And I am obliged to confess, that my own reflections upon the subject, have never enabled me to discover, at least a plausible reason for their choice of a location for the seat of justice. I had supposed that in the settlement of this question, the respective merits of the several towns upon the Maumee river, would be canvassed, their claims adjusted, the accessibility of their position by the other parts of the county would be looked into, and their prospects of future growth and importance examined. I had expected that the claim of the inhabitants in all its parts would be heard, that their convenience would be consulted, and that at least common justice would be extended to them. I had supposed that the judgment of men versed in the capabilities of our river for navigable purposes would be relied on, and that the united voice of the whole community as to the value of the several points at which towns have been built up, upon the river, would have, at least, some weight with the commissioners. I was mistaken.—Those gentlemen have discovered that all the investigation heretofore made upon the subject has hitherto failed in pointing out the exact spot upon which the great town of the Maumee is destined hereafter to grow. At this late day, it has been left for Messrs. Newell, McDonald and Gray, to say, that just one half mile above Toledo, and a few rods from the north bank of the Maumee river, is to be the *exact* centre of the largest town in Lucas county. What evidence have they of the fact? Did the ancient forest wave its storm swept branches in responsive movement to their questioning upon the subject? It must have been so, for there are no inhabitants at that place, to give them that, or any other information. There is not a house, nor, strange as it may seem, even a *town plot*, at the place, where, in the plenitude of their wisdom, they have placed the county seat. It is a fact that three men came to the Maumee river, and by their united exertions, found upon its banks one place upon which there was no *town plot*. They were no common men, it is true. They were chosen by the legislature of a State possessing a million of souls. They had their wits sharpened for the operation. But did they, when they made the discovery, pass on and leave their blessing upon land, wishing for it fruitful seasons and refreshing rains? No! they were men of power—of judgment: grave—learned—gray haired men, and they said to the people, "The banks of the Maumee are too valuable, for the dirty purposes of agriculture; they were intended for the sites of towns and of cities, and we perceive that you have just room here for one more, therefore, we will that one be made at this place."

But seriously: what is there in the place which they have chosen that renders it more fitting for the seat of justice of this county, than any of the several flourishing towns upon the river? Has it any of those qualifications pointed out by the statute as requisites in this matter. It is far from the centre of the county, and far from it should any of the proposed alterations be made in its boundaries. It has no peculiar excellence of situation, such as would render it a desirable location on any account. There is nothing in the manner in which the population of the county is disposed, which can offer the least excuse for the choice, neither does the convenience of the inhabitants require so strange and unthought of a location of their seat of justice.

It is extremely difficult to treat this matter seriously. If they have acted in good faith upon the subject, how short-sighted must have been their calculations, and how ignorant they must have been of the matters entrusted to them. They have, in defiance of the law of the State, placed the seat of justice of this county, far from the centre of the county. They have trodden upon the laws of their country, and set up their own judgment, in utter defiance of them. They have imposed a heavy tax upon a large portion of our citizens, and paid a heavy premium to others at their expense, without any authority so to do. They have betrayed the trust imposed upon them by the people of this State, and have become obnoxious to that censure which is due to those who betray a public trust and sacrifice the interests of those who confide in them.

CITIZEN.

For the Maumee Express.

MR. EDITOR:—On Monday last, a number of gentlemen were invited by Judge Steele, a contractor upon the Wabash and Erie canal, to witness the commencement of operations in that work.

Judge Steele, upon whom devolved the honor of breaking ground, took occasion to contrast the present condition of this section of this State, with the past. He alluded to the period when the rude canoe of the Indian alone glided over the waters of the Maumee, bearing its owner, in pursuit of the wild beast of the forest—when the savage yell of the native,

as he bounded over the prairie rang through the scanty plantation of the lone settler in his distant log cabin—when the owl uttered its deep and hollow cry to the heedless winds, and the scream of the furious panther echoed through the mighty forest, forming a wild and dismal chorus of discordant sounds.

Now the footsteps of civilization, and enterprise mark the scene with livelier features. The beautiful schooner, and the proud steamboat, laden with merchandise and emigrants from every clime are daily landing at our wharves. The busy sound of the hammer and the axe—the sweet tones of the bugle, and the chime of the church-bell ever and anon, reach the astonished ear.

The great work, says Judge S. which we are now about to commence, is but another gem in the chaplet of American enterprise, which neither time nor circumstances can strip of its utility, nor its splendor. Judge S. in compliance with the custom in such cases, applied the spade to the soil, and removed a quantity of earth from its position.

Mr. Young, resident engineer, after a few appropriate remarks, followed the example of Judge Steele. The Hon. J. Myers, from Toledo, and several others, did likewise. The company, then repaired to the Jefferson House, quaffed a glass of excellent old raspberry, and retired.

This, it is believed, is the first attempt at breaking ground, in Ohio, upon the line of the Wabash and Erie canal.

AN EYE WITNESS.

From the Miami of the Lake.
THE COUNTY SEAT OF LUCAS.

We confess, with deep regret, that we have heard the decision of the County Commissioners, appointed by the Legislature of the State to locate a County Seat for the County of Lucas. It has been placed at Toledo! Well, so be it. This glaring and flagrant outrage upon the interest of the balance of the County, in every possible aspect, is such as may possibly, at last awaken the citizens who inhabit this region of country, to a proper sense and spirit of their rights. Are we forever thus to be foiled by legislative and corporate cupidity? Shall the system of favoritism, which has acted like an incubus upon our destinies, be perpetual? Shall all which Nature has promised by lavish bestowments upon our land be overlooked, and forever slighted by the spell which individual interest may exercise upon those into whose hands the high destinies of this flourishing and promising country have been interested? Let the citizens of Lucas speak. Let it be done *instantly*—let no time be lost, to follow up the spirited remonstrance and protest, which we understand has been drawn by the property-holders of Lucas county *out of Toledo*; and such an appeal, taken to the Legislature of Ohio, from this most unrighteous decision as will bring before the opposing power, the *whole facts* connected with the transaction.

Let the propositions from the various points above Toledo, to the head of navigation, be published. Let the people of the county know, how far by them they would have been accommodated by a central position, and how far they would have been for years to come, exempt from taxation.

These are grave considerations that come home to the pockets of the community, as well as the deep interest which all must feel in the dawning glory and prosperity of the entire Maumee settlement. Citizens be on the alert, and by being true to yourselves, you will exact from others that which you are entitled to. we mean your full measure of JUSTICE.

The following good hit at the way they do things in Toledo, we copy from a letter addressed to the editor of the Ohio Eagle. We could mention the name of the donee in the case, if we were disposed, but perhaps we had better not.

Three miles above Manhattan, on the same side of the river, is Toledo, This is a remarkable pretty place, and has been built with much taste and public spirit. Its location so far as the river is concerned, is better than that of Manhattan; and I am told the harbor is very good. By the way, there is a good story told of this same harbor, which I will give you not vouching for its truth. When the city was yet in its youth, and fame was every thing, the captain of a fine Lake vessel, either by accident or intention, ran his boat aground in the harbor. Forthwith he began cursing and railing out against the place and the port;—his boat should never be caught there again;—he would publish the cursed imposition to the world, &c. The good citizens were in a quandary;—something was to be done;—their whole scheme for building a city was yet an experiment;—at length a lucky thought occurred. A dead was forthwith executed for a corner lot, then valued at some \$5000, and a gentleman dispatched to present it to the captain in the name of the proprietors of the town. The captain was in the midst of a shower of curses against the place and harbor, when the gentleman fulfilled his mission, concluding with a hope he would often visit their place with his excellent vessel. He gave one glance at the paper, another at the visitor, to see if all was reality, when the case suddenly assumed a new character:—

"Visit you! Oh yes, sir;—you have the finest town and the finest harbor on the Lake; my boat will ply here regularly!" Whether the harbor and the place has gotten, all its good name after this wise, I cannot say.

ANCIENT SILVER COINS.—We have in possession one of a number of silver coins which was recently ploughed up, by a man named Nash in Goldsborough, Me. There was about four hundred dollars in value in the pot, when it was discovered. The coins are all French, and of very ancient date, ranging from 1602 to 1750—and are extremely perfect in their appearance, so much so that they appear as though they had come directly from the mint. It is supposed to have been deposited there during the old French war—but whether it was or was not, we leave the lovers of antiquity to decide. The piece we have is dated 1720, and is about the size and thickness of a Spanish quarter dollar.—*Haverhill Gazette.*

SINGULAR.—A bird of no descriptive species was taken near this place on last week in an extraordinary manner. A Mr. Durell shot at a flock of geese, and brought one down together with the bird alluded to which as Mr. Durell states, was riding on the back of the goose. It was un injured, and purchased by William Mieuire, Esq. of this place. It is about the size of a pheasant—its toes and claws about an inch and a half in length: beak about an inch in length, tinged at the extremity with green, and at the top is a crimson cap similar to that of a Muscovy Duck, extending half way over its head. Its plumage is a glossy purple about the breast and neck—the back a dingy black. Many of the citizens have examined the stranger, but none can define its species.

FOOT OF THE RAPIDS—MARINE LIST.

ARRIVED,
May 26—St't O. Newbury, Detroit
Schr Rainbow, Cleveland
27 " Com. Perry, Buffalo
Sloop Revenge, Cleveland
28 St't Andrew Jackson, Detroit
Schr Connecticut, Buffalo
" Cleveland, Oswego
" Merchant, Buffalo
29 " W S Malcomb, Oswego
June 1—St't Com. Perry, Buffalo
" O. Newberry, Detroit.
2 Schr Gazelle, Buffalo
CLEARED,
May 24—Schr Rainbow, Cleveland
St't O. Newbury, Buffalo
27 " Com. Perry, " "
28 Sloop Revenge, Cleveland
St't Andrew Jackson, Detroit
30 Schr. Connecticut, Buffalo
" W S Malcomb, " "
" Pennsylvania, Detroit
June 1 " Merchant, Buffalo
St't Com. Perry, Buffalo
" O Newberry, Detroit

LOOK AT THIS!—New Goods at the Maumee and Miami Cheap Cash Store.—The subscribers are just receiving direct from New York, a fresh supply of spring and summer goods, consisting of summer clothes, Buffalo cloths, English, French, and American prints, French muslins and ginghams, black, blue-black, and colored silks, merino shawls, fancy and spun silk shawls, Prussian shawls and handkerchiefs, crape dechine shawls, bobinet, and Grecian laces and footings, lace and muslin edgings and Inserting, linen thread lace and Inserting, cap, belt, and bonnet ribbons of all kinds, &c. &c. Also, a general assortment Hard-ware, and a few Groceries. Also, on consignment, a large lot of ready made clothing and estimates, coarse boots and brogans, gentlemen's and ladies' fine boots and shoes, saddles, new bridles, halters, &c. wholesale and retail. Above goods must be sold, and we are desirous to sell cheap for cash only. Will the public please to call and examine our stock at the new brick store, on Wolcott street.

SMITH & CROWELL.
Maumee City, June 3, 1837. 9 tf

NOTICE. Is hereby given, that at my instance a writ of attachment was this day issued by Ralph Farnsworth, Esq. a justice of the peace for Waterville township, Lucas county, Ohio, against the goods and chattels, rights and credits, moneys and effects of Hiram Wade, an absconding debtor.

GUY NEARING. 9 tf

COOK STOVES.—Fifty cook stoves of various patterns, for sale cheap for cash by C. D. WOODRUFF.
Perryburg, June 3, 1837. 9 tf

SPADES & SHOVELS.—Six dozen shovels, 6 dozen spades, for sale by C. D. WOODRUFF.
Perryburg, June 3, 1837. 9 tf

A FEW BBL'S BEER. first quality, for sale at the brick store on Wolcott st. by **SMITH & CROWELL.**
Maumee city, June 3, 1837. 9 tf

BROAD CLOTHS & CASSIMERES, for sale low by **SMITH & CROWELL.**
Maumee City, June 3, 1837. 9 tf

ADMINISTRATORS NOTICE.—All persons indebted to the estate of the late Jeremiah Johnson, of Waterville, Lucas county, Ohio, deceased, are requested to make immediate payment, and all those having claims against said estate are notified to present them, legally proven within one year from this time.

MARY JOHNSON, Adm'r.
ALMON G. JOHNSON, Adm'r.
on said estate.
June 3, 1837. 9 4tp

ATTACHMENT.—All persons interested in the 5th day of November, A D 1836, send out a writ of attachment from the Court of Common Pleas, of Lucas county, in the State of Ohio, against George Lusk, for the sum of two hundred dollars, which writ has been served and returned. Attest.
H. CONANT, Clerk. 26w
May 26, 1837

**STATE OF OHIO } Court of Com. Pleas.
LUCAS COUNTY, ss. }
James W. Knaggs, }
vs. } In Chancery.
William Clark.**

The defendant is hereby notified that on the 29th day of April, A. D. 1837, the complainant filed his bill in said Court, against said defendant, setting forth that on the 9th day of July, A. D. 1836, the said defendant representing himself seized in fee simple of a certain tract of land lying and being in said county of Lucas, and described as the east half of the tract confirmed to Whitmore Knaggs, the said tract described as follows, in the patent of the United States to the said Whitmore: viz, beginning at a post standing on the border of the Miami of Lake Erie, between this tract and a tract confirmed to Samuel Ewing, N. 33, W. 315 chains and 83 links to a post—thence N. 55 deg. E. 18 chains and 93 links to a post—the S W corner of the tract confirmed to Wm. Brown—thence S. 35 deg. E. 317 chains to a post standing on the border of Miami River, aforesaid, thence along the border of said River, up stream 8 50 deg. W 8 chains and 47 links—thence S 65 deg. 30' W 10 chains & 56 links to the place of beginning containing six hundred acres,—and being indebted to said complainant in the sum of \$5000 due one year from the 4th day of July, 1835, for the security and payment of said sum of money, when it became due, made and delivered his deed of mortgage of said described land, on the said 9th day of July aforesaid, and delivered the same to the complainant.

The prayer of the bill is that an account may be taken of the principal and interest due on said mortgage; and that the said mortgaged premises may be sold, and the proceeds applied to the satisfaction of said principal and interest, and for further general and special relief. And the said William Clark is further notified that unless he appears and pleads, answers or demurs to said bill, within sixty days after the next term of said Court, the said James W. Knaggs will, at the next term thereafter, apply to said Court to take the matters of said bill as confessed, and to decree thereon accordingly.

MAY & YOUNG, Solicitors for Complainant.

Dated 29th April, 1837. 9 tf

A splendid article of common prayer books, and music of the church, for sale by **SMITH & CROWELL.**
Maumee city, June 3, 1837. 9 tf

CASES ready made clothing at whole sale cheap for cash, by **SMITH & CROWELL.**
Maumee city, June 3, 1837. 9 tf

CASE broad cloths and sattinets, of different colors and qualities, for sale at the cheap cash store, by **SMITH & CROWELL.**
Maumee city, June 3, 1837. 9 tf

UPPER MAUMEE NAVIGATION.

The steamboat GEN'L WAYNE, H. C. WILLIAMS, Master, will leave the head of the rapids every day at 1 o'clock, P. M. for the foot of Flat Rock, where there will be coaches and teams in readiness to convey passengers and freight to Defiance. Passengers leaving Maumee City, and Perryburg in the morning will arrive at Defiance the same day. Returning will leave Defiance at 6 o'clock in the morning and arrive at the head of the rapids at 12 o'clock, M. where coaches will always be ready for Maumee city and Perryburg. Also, a barge fitted up for passengers or freight, will leave Defiance every Friday for Fort Wayne, (La.) running through in three days.

During high water the steamboat will run regularly between the head of the rapids and Fort Wayne. For freight or passage apply to the master on board, or to
O. H. HARRIS, Providence.
G. C. MUDGETT, & Co. Brannenburg.
WHITE & KIRTLAND, Maumee city.
S. A. & J. H. SARGENT, Maumee city.
June 3, 1837. 9 tf

SHERIFF'S SALE.—By virtue of an execution to me directed from the court of common pleas, of Lucas county, Ohio, I have taken, and shall expose to sale, at the door of the court house, in Toledo, in said county, on the 10th day of July next, lot number three, in block number twelve, in Wolcott's addition to Miami City, in the county and state aforesaid, together with the improvements thereon: taken as the property of Robert J. McMurtry, and James Wolcott; to satisfy an execution issued in favor of John Van Fleet.
Sale to commence at 11 o'clock, on said day.
A. B. CROSBY,
Deputy sheriff of Lucas co. O.
Maumee City, June 3, 1837. 9 4tp

JUSTUS DWIGHT—physician and surgeon. Enquire at the printing office.
Maumee City, June 3, 1837. 9 tf

MAY & YOUNG Attorneys and Counsellors at Law, Maumee city, Lucas county, Ohio.
JNO. M. MAY.
SAM'L. M. YOUNG. 9 tf

ATTACHMENT.—All persons interested in will take notice, that at my instance a writ of attachment was this day issued by Sidney S. Sprague, a justice of the peace of Defiance township, in the county of Williams, and State of Ohio, against the goods and chattels, rights and credits, moneys and effects of Joseph Koonz, an absconding debtor.

JOS. COLBY.
May 30, 1838 9 tf

POTATOES.—50 bushels Potatoes, just received and for sale by **R. HASTINGS.**
April 22

WOODEN BOWLS.—A large assortment, for sale by **R. HASTINGS.**
April 22

WINES.—15 different kinds of Wine, of a beautiful flavor, for sale by **COBB, JAMES & Co.**
March 25

LADIES' and Misses' fashionable Tricorne Lace, bonnets, of various patterns for sale by **COBB, JAMES & Co.**

SPADES & SHOVELS.—20 doz. for sale by **J. FUREY & Co.**
April 8

PITCHFORKS.—10 doz. for sale by **J. FUREY & Co.**
April 8

LIQUORS.—A first rate assortment of Liquors, consisting of Brandy, Madeira, Port Wine, Rum, Gin, Whiskey, &c. for sale by **R. HASTINGS.**
March 25

CIDER.—10 barrels Cider, first quality, just received and for sale by **R. HASTINGS.**
April 22